

MARGOT CAMP et al.

No. C -13-03386(EDL)

Plaintiffs,

ORDER

JEFFREY P ALEXANDER et al,

Defendants.

On March 3, 2014, Plaintiffs filed an ex parte application to enjoin Defendants and their
el from communicating with putative class members about the case and to alleviate the
e Plaintiffs claim was caused by Defendants' February 20, 2014 letter to their employees
the case and the declaration attached to it. Docket No. 111. The declaration states that the
yee waives all claims in this putative class action. Plaintiffs contend that the letter is
ding and improper. Plaintiffs have requested that the Court rule on the application
liately. Docket No. 115. Defendants have requested at least 14 days to respond to Plaintiffs
ation for relief. Docket No. 114. It is HEREBY ORDERED that Defendants shall respond to
ffs' application in no more than 10 pages, by March 14, 2014. Until the Court has ruled on
ues raised in Plaintiffs' application, Defendants and their counsel are requested not to further
unicate with putative class members about the case and not seek signed declarations from an
putative class members. If asked about the letter or the case by a putative class member,
dants should limit their response to providing a copy of this Order.

IT IS SO ORDERED.

Dated: March 6, 2014

Elijah D. Lopatin

ELIZABETH D. LAPORTE
United States Chief Magistrate Judge